## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

APR 2 1 2006

IN RE: MIDWAY AIRLINES CORPORATION,	CLERK U.S. BANKRUPTCY COURT ORLANDO, FL	
Debtor	) Case No. 01-02319-5-ATS	
MIDWAY AIRLINES CORPORATION,	) Chapter 7	
Plaintiff		
V.	Adversary Proceeding No: 03-00134-AP	
U S E, INC.,  Defendant	Dr. Misc 40: 06-0001  DDGMENT FOR  OTHER DISTRICT  #994035	
CERTIFICATION OF JURES REGISTRATION IN AND	JDGMENT FOR #994035 OTHER DISTRICT #39.00	
I, clerk of the United States Bankruptcy Court, do certify that the attached judgment is a true and correct copy of the original judgment entered in this proceeding on February 4, 2004 as it appears in the records of this court, and that:		
No notice of appeal from this judgment has been Federal Rule of Civil Procedure 60, as made app. Procedure 9024, has been filed.		
□ No notice of appeal from this judgment has been filed, and any motions of the kind set forth in Federal Rule of Civil Procedure 60, as made applicable by Federal Rule of Bankruptcy Procedure 9024, have been disposed of, the latest order disposing of such a motion having been entered on		
(date)		
ppear was taken from this judgment, and the issued on	judgment was affirmed by mandate of the	
(stable of court)	(date)	
An apeal was taken from this judgment, and the	appeal was dismissed by order entered on	
PN DISTRICT of Mate)	PEGGY B. DEANS	
	Clerk of the Bankruptcy Court	
MAR 2 4 2006  Date  By:	MNIK MOELL Deputy Clerk	
RALEIGH 482091_1 J.B. VOL 14 NO. 743	Doputy Clerk	

# FILED

FEB - 4 2004

# UNITED STATES BANKRUPICT COOK. FOR THE EASTERN DISTRICT OF NORTH CAROLINAPEGGY B. DEANS, CLERK U.S. BANKRUPICY COURT EASTERN DISTRICT OF N.C.

IN RE: MIDWAY AIRLINES CORPORATION	)	CASE NO. 01-02319-5-ATS Chapter 7
Debtor,	)	ADVERSARY PROCEEDING NO. S-03-00134-5-AP
MIDWAY AIRLINES CORPORATION,	)	
Plaintiff,	)	
VS.	)	
ADAPTIVE ENGINEERING LTD, ALL	)	
AMERICAN MOVING, W C S I, SMITH	I )	
HELMS MULLISS AND MOOR,	)	
LASALLE ELECTRIC SUPPLY CO,	)	
P R NEWSWIRE INC, FLIGHT	)	
DIMENSIONS INTERNATIONAL, UNISOURCE P A S-A DIVISION OF	)	
RUSSELL, DE STER CORPORATION,	)	
G T D DELIVERY SERVICE INC,	)	
THOMSON CSF AVIONICS INC, THE	)	
STEPHANS-ELLER GROUP INC,	Ś	
SUN COURIER, LARKSPUR LANDING	G. )	
U S E INC, K & M ENGINE	)	
CONSULTANTS INC, H R D AERO	)	
SYSTEMS INC, J W G ASSOCIATES II	NC)	
Defendants	)	

### DEFAULT JUDGMENT (AS TO USE Inc.)

THIS CAUSE having come on to be heard and having been heard before the undersigned in the United States Bankruptcy Court for the Eastern District of North Carolina, Raleigh Division, upon Plaintiff's Motion for Default Judgment against Defendant USE Inc.; and IT APPEARING to the Court that Defendant U S E Inc. having been duly and properly served with the Summons and Complaint in this action, and having failed to answer or

otherwise plead, and the legal time to answer or otherwise move having expired, and the default of said Defendant U S E Inc. having been duly entered according to law,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND

DECREED that Plaintiff have and recover from Defendant U S E Inc., the amount of \$6,025.00, and that the costs of this action be taxed by the Clerk of this Court against Defendant U S E Inc..

DATED: \_\_\_\_ FEB - 4 2004

s/ A. Thomas Small

Judge, United States Bankruptcy Court

## FILED

UNITED STATES BANKRUPTCY COURT FEB - 4 2004
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
RALEIGH DIVISION PEGGY B. DEANS, CLER

PEGGY B. DEANS, CLERK U.S. BANKRUPTCY COURT EASTERN DISTRICT OF N.C.

IN RE: )
MIDWAY AIRLINES CORPORATION )

Debtor,

MIDWAY AIRLINES CORPORATION,

Plaintiff,

VS.

ADAPTIVE ENGINEERING LTD, ALL AMERICAN MOVING, W C S I, SMITH HELMS MULLISS AND MOOR, LASALLE ELECTRIC SUPPLY CO, PR NEWSWIRE INC, FLIGHT DIMENSIONS INTERNATIONAL, UNISOURCE P A S-A DIVISION OF RUSSELL, DE STER CORPORATION, G T D DELIVERY SERVICE INC, THOMSON CSF AVIONICS INC, THE STEPHANS-ELLER GROUP INC, SUN COURIER, LARKSPUR LANDING, USEINC, K&MENGINE CONSULTANTS INC, HRD AERO SYSTEMS INC, J W G ASSOCIATES INC ) Defendants.

CASE NO. 01-02319-5-ATS Chapter 7

ADVERSARY PROCEEDING NO. S-03-00134-5-AP



A True Copy
Peggy B. Deans, Clerk
United States Bankruptey Coast
Sy: Moll
Deputy Clerk

# (AS TO U S E Inc.)

THIS CAUSE having come on to be heard and having been heard before the undersigned in the United States Bankruptcy Court for the Eastern District of North Carolina, Raleigh Division, upon Plaintiff's Motion for Default Judgment against Defendant U S E Inc.; and IT APPEARING to the Court that Defendant U S E Inc. having been duly and properly served with the Summons and Complaint in this action, and having failed to answer or

otherwise plead, and the legal time to answer or otherwise move having expired, and the default of said Defendant U S E Inc. having been duly entered according to law,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Plaintiff have and recover from Defendant U S E Inc., the amount of \$6,025.00, and that the costs of this action be taxed by the Clerk of this Court against Defendant U S E Inc..

DATED: \_\_\_\_\_ FEB = 4 2004

Judge, United States Bankruptcy Court

FILED

#### UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA RALEIGH DIVISION

AUG 2 4 2004

PEGGY B. DEANS. CLERK U.S. BANKBUTTE & COURT EASTERN DETRICT OF N.C.

IN RE: )
MIDWAY AIRLINES CORPORATION )

Debtor,

MIDWAY AIRLINES CORPORATION,

Adv. Pro. S-03-00134-5-AP

CASE NO. 01-02319-5-ATS

Chapter 7

Plaintiff,

VS.

ADAPTIVE ENGINEERING LTD, ALL AMERICAN RELOCATION, INC., WCS I, INC., SMITH HELMS MULLISS AND MOOR, LASALLE ELECTRIC SUPPLY CO, PR NEWSWIRE INC, FLIGHT DIMENSIONS INTERNATIONAL, UNISOURCE, P A S-A DIVISION OF RUSSELL, DUNI CORPORATION, G T D DELIVERY SERVICE INC, THOMSON CSF SEXTANT, INC., THE STEPHANS-ELLER GROUP INC. MUTUAL DISTRIBUTING CO., SUN COURIER, RENTON LANDING HOTEL COMPANY, LLC, USE INC, K & M ENGINE CONSULTANTS INC, HRD AERO SYSTEMS INC, J W G ASSOCIATES INC



A True Copy
Forgy B. Deans, Clerk
United States Bankruptey Court
By: AMM MOED

Defendants.

## <u>DEFAULT JUDGMENT</u> (As To GTD Delivery Service, Inc.)

THIS CAUSE having come on to be heard and having been heard before the undersigned in the United States Bankruptcy Court for the Eastern District of North Carolina, Raleigh

RALEIGH/424240\_1

(C: Harden, GTD 8/24/04 Am

7

Division, upon Plaintiff's Motion for Default Judgment against Defendant GTD Delivery Service, Inc.; and

IT APPEARING to the Court that Defendant GTD Delivery Service, Inc. having been duly and properly served with the Summons and Complaint by first class mail in this action, and having failed to answer or otherwise plead, and the legal time to answer or otherwise move having expired, and the default of said Defendant GTD Delivery Service, Inc. having been duly entered according to law,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that Plaintiff have and recover from Defendant GTD Delivery Service, Inc., the amount of \$6,561.00, and that the costs of this action be taxed by the Clerk of this Court against Defendant GTD Delivery Service, Inc.

DATED: AUG 2 4 2004

Judge, United States Bankruptcy Court